FILED
IN CLERKS OFFICE
U.S. DISTRICT COURT E.D.N.Y

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| EASTERN DIS | TRICT OF | NEW | YORK |

BROOKLYN OFFICE

CHRISTIAN SANCHEZ,

Plaintiff,

STIPULATION OF VOLUNTARY DISMISSAL PURSUANT TO FRCP 41(a)(1)(A)(ii)

-against-

THE CITY OF NEW YORK, DETECTIVE WILLIAM WARREN, TR# 833467, DETECTIVE PETER HOEFLINGER, TR # 923952, DETECTIVE BRUCE TULLOCH, TR #9334529 and Officer JOHN DOE, Assigned to the NBBN and 73rd Precincts of the NYPD, In their Individual and Official Capacities.

12 CV 6115 (WFK) (JMA)

Defendants.

IT IS HEREBY STIPULATED AND AGREED by and between the parties and their respective counsels that the above-captioned action is voluntarily dismissed in its entirety, with prejudice, against defendants The City of New York, Detective William Warren, Detective Peter Hoeflinger, Detective Bruce Tulloch, and Officer John Doe, pursuant to the Federal Rule of Civil Procedure 41(a)(1)(A)(ii).

Dated: New York, New York June 17, 2014

ROBINSON & YABLON, P.C. Attorneys for Plaintiff

City of New York

Attorney for defendants City,

Warren, Hoeflinger, and Tulloch

 \mathbf{Bv} :

Ándrew M. Laskin, Esq. 232 Madison Avenue Suite 1200 New York, New York 10016 212.725.8566

aranted.

By:

Erica M. Haber Senior Counsel Special Federal Litigation Division New York City Law Department 100 Church Street New York, New York 10007 212.356.3545

ZACHARY W. CARTER

Exa M. Va

Corporation Counsel of the

The application is ______SO ORDERED _____

s/William F. Kuntz

William F. Kuntz, II, U.S.D.J.

Dated: 5.2 7, 30 M Brooklyn, New York